

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

REC'D 0.4 MAY 2004

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Applicant's or agent's file reference AMS.P51871WO  International application No. PCT/GB 03/00050			FOR FURTHER A	CTION See Notification Preliminary Ex	n of Transmittal of Inter amination Report (Forn	national n PCT/IPEA/416)
			International filing date 09.01.2003	(day/πonth/year)	Priority date (day/mod 11.01.2002	nth/year)
Internat	tional Pat	ent Classification (IPC) or	both national classification	and IPC		
G01V	1/36	•				
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Applica	ınt					
WEST	TERNG	ECO SEISMIC HOLI	DINGS LIMITED et al.			
1. T	This inter Authority	mational preliminary ex and is transmitted to th	amination report has been applicant according to	en prepared by this Inte Article 36.	ernational Preliminary	Examining
2. Т	This REF	PORT consists of a tota	l of 5 sheets, including t	his cover sheet.		
	bee	en amended and are the	anied by ANNEXES, i.e. e basis for this report and on 607 of the Administra	d/or sheets containing r	ectifications made be	wings which have efore this Authority
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3 T 	This repo	ort contains indications	relating to the following i	tems:		• •
1		Basis of the opinion				•
l I		Priority :			·	
[		Non-establishment of	of opinion with regard to	novelty, inventive step a	and Industrial applica	bility
1	V _	Lack of unity of inver	ntion	•		
\	<b>∨</b> ⊠	Reasoned statemen	t under Rule 66.2(a)(ii) w ations supporting such s	rith regard to novelty, in	ventive step or indus	strial applicability;
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International application. No.

PCT/GB 03/00050

<ol> <li>Basis of the report</li> </ol>	H
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1. With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). Description, Pages 1-19 as originally filed Claims, Numbers 1-23 as originally filed **Drawings, Sheets** 1/8-8/8 as originally filed 2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language: the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)). the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3). 3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing: contained in the international application in written form. filed together with the international application in computer readable form. furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. 4. The amendments have resulted in the cancellation of:

Form PCT/IPEA/409 (January 2004)

the description,

the claims.

the drawings,

pages:

Nos.:

sheets:

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB 03/00050

5.	Ü	This report has been established as if (some of) the amendments had not been been considered to go beyond the disclosure as filed (Rule 70.2(c)).	made,	since they	ha	ve

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

1-23

Inventive step (IS)

Yes: Claims

Claims

Claims

1-23

1-23

No:

Industrial applicability (IA)

Yes: Claims

No: Claims

2. Citations and explanations

see separate sheet

### INTERNATIONAL PRELIMINARY International application No. PCT/GB03/00050 **EXAMINATION REPORT - SEPARATE SHEET**

## 1.) Reference is made to the following documents:

- D1: US-A-5 191 557 (SALEHI IRAJ A ET AL) 2 March 1993 (1993-03-02)
- D2: WO 01 53854 A (SCHLUMBERGER CA LTD ;SCHLUMBERGER HOLDINGS (CA); SCHLUMBERGER SERV) 26 July 2001 (2001-07-26)
- D3: AMUNDSEN L: 'WAVENUMBER-BASED FILTERING OF MARINE POINT-SOURCE DATA' GEOPHYSICS, SOCIETY OF EXPLORATION GEOPHYSICISTS. TULSA, US, vol. 58, no. 9, 1 September 1993 (1993-09-01), pages 1335-1348
- D4: AMUNDSEN L.: 'Decomposition of multicomponent sea-floor into upgoing and downgoing p- and s- waves' GEOPHYSICS, vol. 60, no. 2, 1995, pages 563-572,

## 2.) Technical field: seismic data processing

## 3.) Novelty (Art.33(1),(2) PCT) and inventive step (Art.33(1),(3) PCT):

US5191557 (D1) is considered to be the closest prior art document. In D1 a spatial filter is used to obtain either the direct arrivals or the reflection arrivals from the cross. correlated signal (cross correlation of the acquired record and the drill signal). There is no disclosure of carrying out wavefield separation on the acquired data to separate the acquired data into up- and downgoing components and then identifying the direct arrival of the acoustic energy at the receiver using the downgoing component. This is disclosed by the present invention (independent method claim1 and independent apparatus claim 16) and solves the problem of identifying the direct arrival also for large offsets.

The other documents D2 to D4 disclose the step of wavefield separation but do not hint to the additional step of using the downgoing component for a subsequent identification of the direct arrival of acoustic energy at the receiver.

The combination of both steps is not regarded as merely defining conventional wavefield separation.

### 4.) Dependent claims:

Claims 2-15 are dependent on claim 1 and claims 17-23 are dependent on claim 16. They do as such also meet the requirements of the PCT with respect to novelty and inventive step.





5.) Industrial applicability (Art.33(1),(4) PCT)

Beyond any doubt the invention, as defined in claims 1-23, is industrially applicable.